AFFIDAVITIN SUPPORT OF ALL MOTIONS By Edward S. McLarnon aka. "Zed"

U.S. GIGLAL I COURT DISTRICT OF NH FILED

2018 JAN -8 P 2: 39

RE: U.S. DISTRICT COURT-CONCORD, NH Case#1:15-er-00212-1 SM United States V. Edward McLarnon

- i) I, Edward S. McLarnon, swear under pains and penalties of perjury that the following statements are true to the best of my knowledge.
- 2) On Oct. 5-8, 2015, following his arrest, Ryan White made up an unbelieveable story, falsely claiming I was the leader of a "militant wing of the National Liberation Alliance" ("NLA"), and we were plotting to murder presidential appointee, Lisa Monaco and her family. And, Gerry Coviello and David King and I were teaching members of the NLA "firearms training." Members of the U.S. Secret Service, FBI, U.S. Attorneys Offices in Massachusetts and New Hampshire repeated Mr. White's lies in reports and affidavits to unlawfully gain warrants to surveille, investigate and search me and my dwellings with no factual probable cause. None.

 3) On Oct 13, 2015, FBI Agents Brian LeBlanc and Steven Kimball interrogated Ryan
- White and told him it was hard to confirm his claims as they kept changing."

 4) On Oct. 20, 2015, Agents LeBlanc and Kimball confronted Mr. White saying that the U.S. Secret Service Agents white claimed he told about the involver plot" and to whom White had given documentary proof of the plot, gave FBI
- "an entirely different story" and they said when White visited them months earlier he had spoken only about his case and he did not give them any info about the alleged "murder plot". Agent Le Blanc told White that
- "after countless man hours to the highest levels of government and mill-

things you said he did," including reviewing 6000 telephone calls white

recorded, all of his emails, current and deleted, and his computer files where Mr. White had told Agents Le Blanc and Kimball

they would find proof of his (folse) claims against the NLH, Gerry Co-viello, David Ring and me - revealing Mr. White's allegations as lies and the FBI, U.S. Secret Service and U.S. A Horneys Offices never had any factual probable cause to repeat White's lies in their reports and affidavits they used to surveille my friends and me.

5) Even after they discovered Ryan White had lied to them and caused many reports to be fulse and millions of dollars spent," FBI Agents Brian LeBlanc, Steven Kimball, Tom Dalton, Daniel R. Einhaus, Kieren L. Ramsey, Jennifer Kleene, U.S. Secret Service Agent Brian Sindoni, and U.S. Attorneys Emily Rice and Carmen Ortiz, and HUSH Mark Zuckerman and John Capin continued the false claims that there was a murder threat against Lisa Monaco, Judge Saylor and/or Martha Coakley in defiance of Agent LeBlanc's acknowledgement that there was "not one phone conversation, not one email and no computerfiles mentioning a murder plot against these public officials, or any public officials. This fact was confirmed by examinations of Kyan White's computers and re-examinations by forensic experts. 6) On 10/20/15 FBI Agents Le Blanc, Kimball, Ramsey, Einhaus, Gregory J. Comcowich generated false biographical reports that they distributed to Several Police Departments in cities in and around my area and Lisa Honaco's area to vindictively poison the police records against Gerry Coviello, David Ring and me that falsely claim Jerrold Coviello has a violent criminal history and is a convicted felon, and he is "armed". I was a former addictcaution needles" in defiance of the fact I never put any drug into my veins, I was not an addictand Gerry Coviello is not a convicted felon as I was his forensic investigator and expert witness and he was found "not guilty off the charges against him by a jury of his peers, And, he won a

Federal civil rights Complaint against the City of Chelms ford, Neither Coviello, Ring nor me had any dealings with the NLH and none of us had heard of Lisa Monaco before my scizure (See Disc. pgs 918-29). These

false reports advised the various police departments "to handle the (fraudulent) information in whatever manner [they] felt was appropriate."

- 7) The FBI Agents involved are suppressing the recorded phone culls Ryan White made in which I suggested that he contact his old Army buddies to get a referral to an ex-THG lawyer, because the lawyer that had recently signed on to help Mr. White with his civil rights Complaint was forced to drop out because of a family tragedy. White said acouldn't confact them because the DEA Agents that fulsely arrested him in 2009 were hacking his computer and smart phone to the point he couldn't get on-line any more. 8) Mr. White wanted me to use the Wish List as a coded message to his Army buildies, but I retused So, too, when he asked if I would email it. We dropped the idea of the Wish List until a few weeks later when he pleaded that he was dying and needed help to win his lawsuit so that he could leave his wife some money when he passed. White said that if I helped him maybe his old Army buddies could may be refer me also to an ex-JAG lawyer. He assured me I wouldn't have to buy any of the items and when he came up with using the draft email system where the email would not actually be sent, I reluctantly agreed. When the contact got back to me, I wrote draft emails" saying I had no money", wanted "bullets only" and just "wainted to be tutored," which is consistent with me not wanting firearms.
- 9) On Oct 28, 2015, I met with UCE, discovered the grandes were marked "For Training Purposes Only" and UCE acknowledged they were "training wheels", "non-lethal" training dummies. When I turned down UCE's offers to buy the AK-47 and 22 with silencer, he initiated Financial Inducement 1, to work for him to help get custody of his son back and Financial Inducement 3, if I helped him out by holding the dummy "training" firearms until I made money with him, then I could trade the inert items back to him, and with both I could afford an AR-15 with paperwork. UCE's Financial Inducements were part of Agents Le Blanc, Kim bull and Sindoni's plan to entrap me

as without the financial inducements, I had only ordered bullets only "at the end of the 10/28/15 meeting, long bullets for the 22 AR-15.

10) On 11/5/15, UCE with Agents Letslane, Kimball and Sindoni monitoring the meeting, offered me the final Financial Inducements. I inquired if the guns could be discharged and was satisfied that the UCE said in "they couldn't. Since the UCE said I could trade the items back to him, I informed him several times I had "No plans" to use them, and then agreed since they weren't real and could not be discharged to hold them as collateral until I could afford the AR-15.

I) Even after I gave the UCE money, I did not want to take possession and asked the UCE to put it off several times citing court dead lines, meetings and other excuses to wait such as "Ict's put it off."

12) FBI Agents LeBlanc, Kimbell, Daniel Einhaus, Kieran L. Ramsey, Harold W. Shaw and AUSA John Capin submitted false claims in a false report, the Kequest for Inert Firearms + Explosives (Disc. pgs 904-09) to exchange or tamper with the inert, "training wheels", "non-lethal" training grenades I ordered that were marked "For Training Purposes Only", and provide grenades with explosive material but take detonators to support criminal charges to frame me (See "Comment" Disc. pg. 908) by altering material evidence, 13) The false claims in the Request for Inert Firearms and Explosives include the claim I wanted the Gumony Fire arms to carry out the murder plot against Lisa Monaco, two weeks after Agents LeBlanc and Kimball confronted CW Ryan White with the fact they had "no evidence" I had anything to do with Ryan White's "plot to murder Lisa Monaco". And, their concern with what'll we tell our boss?" 14) Agents Le Blanc, Kimball and Sindoni deceived the Seabrook, NH Police Dept. ASWAT Team and Bomb Squad to believe I was a "fugitive from Justice (See P.D. booking info Disc. pgs 308-19) and I was purchasing real firearms, to incite them to violently tackle me to the ground with an intent to reinjure my SSI Spinal Disability, and seize me and the dummy

fivearms without a warrant or a showing of authority or my yielding to any showing of authority. I was hander feel and transportedia an unmarked rehicle. 15) I was booked as a fugitive from justice without a warrant and without my ever having been arrested before or having fled from a crime. 16) Agents LeBlane and Kimball introduced themselves as Steve and Brian and Agent Sindon I did not introduce himself. None made a showing of authority. I did not yield to any showing of authority. I did not sign a Miranda waiver. I told them, I was set up and I did not commit any crime. All three asked questions prefaced with that I "wanted" the silencer even though I turned it down on several occassions; I wanted a. 22 pistol, when I turned down the pistol with silencer several times in favor of "bullets only" in emails and in person; I wanted a fully automatic AK-47 when, in fact, I turned down UCE's offers for a semi-automatic AK-47 three times; I "wanted" granades, when I ordered two grenates that I saw were marked "For Training Purposes Only" and the UCE admitted were "training wheels", "non-lethal", "training models (Disc pgs 732-35). All three Agents said I wanted" these items despite the fact that I turned them down several times each and did not agree to hold them as collateral until the UCE used the Financial Inducement " I (to earn money by being employed by UCE to help get custody of his son back") and Financial Inducement #3 I to trade the inert firearms back to UCE after I made money working for him, and with both purchase the AR-15 with paperwork Milt showed me on 10/28/15) to entrap me to take possession of inert, "non-lethal," training wheels" replica firearms as collateral-until I made money with UCE and traded them back to UCE. The Agents' questions were loaded and were made in an attempt to establish a predisposition for me to want the alleged, but mert, firearms, when all I asked for was bullets " and the AR-15 with papers. 17) During the post warrantless seizure of me and the inert firearms, Agent fe Blanc tried to convince me he "knew about" my plot to murder Lisa Monaco stating he had consensually recorded phone calls between Ryan White and me planning the murders. Knowing I had never tolked to Ryan
White or anyone about any plot to murder anyone, I said "I don't see how that's
possible". This was two weeks after LeBlanc confronted White and admitted
he had "no evidence" that I was part of Ryan White's "plot to murder Lisa Monaco", during which time LeBlanc and several other Agents and US Attorney
Carmen Ortiz wrote talse reports and affidavits to obtain warrants to
investigate and surveille me and my associates based on Ryan White's
false allegations-with no factual probable cause, what soever.

- clisted and for the truth, submitted Le Blanc's affidavit for a Criminal Complaint to Magistrate Lynch in USDC. Concord in which Le Blanc will-fully omitted that the subject firearms were not real, but inert and could not be armed and could not be discharged. He did not include the facts that the UCE admitted the grenades were "training wheels", "non-lettul", "training "models, and that the guns could not be shot, but deceived Magistrate Lynch to believe that I "knowingly took possession of real finearms when I "knew" they weren't real, and he Blanc knew that I knew.
- 1) It ISA Zucker man knowingly allowed Agent LeBlanc to deceive the grand jury to believe that I knowingly took possession of real fire-arms with an intent to use them to commit murders, in defiance of the fact that Agents LeBlanc, Kimball, Sindoni and the UCE knew I had discovered, and the UCE acknowledged, that the subject firearms were not real and that after the UCE told me I could trade them back to him, I told him an several occassions I had "no plans" to use them, that my only plans were to work on my legal cases and meet court deadlines."

20) AUSA Zuckerman, Magistrate Daniel Lynch, attorney Benjamin Falkner and Agent LeBlanc staged an Initial Appearance Heaving that I did not attend because as the U.S. Marshals Service detention video of me on 11/6/15

will show that I was not escorted into the courtroom, was not read the charges against me by Magistrate Lynch and did not sage Yes (your honor) (as the audio recording has me saying those words from the 11/12/15 hearing pubbed into this tobricated audio recording) as I surely would have said that I understand the charges against me, but the subject tirearms weren't real and Magistrate Lynch and the grandjury were deceived by willfull omissions and perjury by Agent Le Blanc and AUSH Zuckerman. A fulse docket entry was entered onto the docket to complete their conspiracy to tabricate an Initial Appearance hearing. 21) At the detention hearing on 11/12/15 before Magistrate Johnstone, court appointed attorney Ben Falkner, coerced me into signing a Waiver of detention hearing claiming it was just a formality as he had arranged with Probation that I could get out on personal recognizance as soon as [] found a place to stag" since I had neverbeen arrested before in my 67 years, didn't even have any traffic violations, and that the subject firearms were not real. I called my friends on the jail's Securus recorded phones and they found me a place to staguithin a week. When I informed aftorney Falkner I had a place to stay he denied he made the commitment. I attempted to have Judge At-Hulitte rescind my signature on the waiver at the 3/23/16 hearing to terminute afterney Falkner, but the judge blocked my motions and efforts saying I wasn't going to get out on bail. I asked him why and he said "on the merits" in a overt display of prejudice as I never had an Initial Appearance, a probable cause hearing or a detention hearing because Judge McHuliffe by and through his appointees, violated my Sixth Homendment right to effective counsel, equal protection + due process. 22) At the 9/6/16 Termination hearing, Judge McAulite protected attorney Kamsdell, his appointee's ineffective assistance of counsel by claiming he knew atty. Ramsdell, therefore, I must be mentally ill for wanting to terminate him. I said that the judge's "knowing" Kains dell was not

evidence, but Judge HcHuliffe insisted it was evidence and enteredit onto the record as only a party cando. The judge, however, could not cite any action his appointee, atty. Ramsdell, had done to devclop a defense for me. Judge HCAuliffe then tabricated that I was mentally ill and needed to be involuntarilly committed to a mental institution for a 30-day evaluation-to prevent me from terminating Kamsdell (who abandoned my case on July 29, 2016) in violation of my Sixth Amendment right to couused of my choice and Judge McAuliffe's instruction during the 3/23/16 hearing in which he said if I did not like Ramsdell, I'd have to proceed prose. Then, when I reluctantly want to terminate Mr. Ramsdell for doing absolutely nothing to develop a defense for me, I'm mentally ill? Judge Mithuliffe also deprived me of my First Amendment right to submit motions to the court and petition government for redress of grievances" to keep the real merits of the case off the record, specifically that the subject firearms aren't real, I was entrapped via Financial Inducements to take them only as colleteral, the government tampered with the durany grenades to support criminal charges, and the prosecution knowingly allowed FBI Agend LeBlane to perjur himself to the grandjury to deceive them to believe the firearms were real. 23) I wrote to U.S. Marshals Service and Marshal Dovid L. Cargill, Jr. as instructed by deputy Marshals to obtain DVD's of the video of my detention on 11/6/15,12/16/15 to demonstrate that I was not escorted by deputies into the court room on either of those dates, and therefore, couldn't have had an Initial Appearance or Arraignment. But, Marshall Cargill did not answer my letters or provide the video, which deprived me of evidence proving the Court conspired with prosecution. 24) All of the above cited unlawful acts are or were made intention ally under color of law as part of Government's vindictive prosecution of me for exposing judicial corruption in my cases and those of my clients.

25) Previously, on 12/16/15 an Arraignment was held with Magistrate Andrea K. Johnstone in which I was not present, another staged hearing with atty. Falkner, Austr Zuckerman and the clerks participating in acting out "another tabricated hearing in which the video recorders were shot off and an audio recording (an unreliable medium) was fabricated. The docket claims I waived reading of indictment and pled not quilty. But, I was not present and if I had been I would have surely Stated for the record that I understood the charges against me, but that the UCE had told me the subject firearms were not real, could not be discharged and posed no threat to anyone. And, that I did not intend to commit a crime and did not commit a crime-as I had stated at the post-seizure interview at the Lincoln Lane Police Station. This second staged "hearing was a second time I was deprived of an opportunity to make a defendant's statement to assert my innocence, to sanitize the court record to reflect that I yielded to the charges against me to decrive the upper courts and the public to believe I accepted guilt, and I have not said the words "not guilty" in any hearing. Atty. Falkner said those words in the Waiver of Detention Hearing, but I never have. The staged "Initial Appearance and Arraignment hearings cannot have US Harshals detention video (which I have requested, but been refused by attorneys Fulkner and Ramsdell and ignoved by Harshal Cargill) showing me being escourted into a courtroom on those dates, 11/6/15 and 12/14/15, and combined with the Waiver of Detention Hearing that I was coerced into signing by atty. Falkner as described in #21 above the record reflects that I accepted guilt and did not attempt to have a Detention Hearing, a Probable Course Hearing and Bail, but as soon as atty. Falkner denied his commitment to have me released on personal recognizance, I asked him to rescind my signature on the Waiver and have a Detention Heaving, but he refused, which led to an argument and my request for his termination to Judge McHuliffe-who also refused to allow me to rescind the Waiver. 26) It the Falkner Termination Hearing on 3/23/16, I explained to the judge that ottorney Falkner had coerced me to sign the Weiver of Detention Hearing on 11/12/15

with the promise that it would be rescinded as soon as I found a place to stay," but when I did atty. Folkner falsely claimed he never made the commitment. J. HCAuliffe terminated Falkner, and before he appointed another afterney, I submitted a Motion to Rescind the Waiver of Detention Hearing along with an affidavit in support. Judge McAuliffe said he wouldn't address the motion at that time. I did not know that he sealed my letter/motion to him requesting termination of atty. Fulkner and the transcript of the hearing to again "sonitize" the record of the fact that I was coer -Ced into signing the Waiver of Detention Hearing and had been trying since approximately 11/20/15 to rescind the Waiver and gain Liberty on personal recognizance or reasonable bail as prescribed by law for all non-capital crimes. Judge He-Auliffe refused to rescind the waiver, unconstitutionally presumed guilt on my part and said, you're not getting out (See = 21, above), when I asked why he couldn't be specific but said, "On the merits" and launched into a diatribe about my not having rights when I complained I had been denied access to the jail's law computer. And he also said I had no right to have the FBI return the Exhibits they confiscated that I was just about to submit showing that USDC Boston Judge F. D. Saylor, who used fraud to dismiss three cases (USDC cases \$3-12815;14-13233 and 15-11799) represented defendant Deutsche Bankfor 20 years as a portner at Goddwin Procter, LLC/who still represent Deutsche Bank today) but refused to recuse himself, and evidence that defendant, MERS, that authorized a counterfeit, robo-signed Assignment of Mortgage used by Deutsche Bank to unlawfully forclose on my home, is a corporate partner with the FBI that framed and entrapped me in the instant case, J. M'Auliffe's outrageous and prejudicial refusal to help me retrieve material evidence from the FBI made me suspicious. It did not take me long to find O'Sullivan v. Deutsche Bank, in which J. McHuliffe used fraud to aid Deutsche Bank foreclose on the O'Sullivan home in defiance of the l'act that the mortgage assignment on the home was not populated into the Trust within the legal time Frame, but J. McAuliffe claimed Peutsche Bank could claim the mostgage was in the Trust despite the fact that it wasn't. I. Mc Huliffe's fraud in the O'Sullivan case is tied to Judge Say lor's fraud to aid Deutsche Bank unlawfully foreclose on my home under color of law. And, J. McHuliffe's claim in the 3/23/16 hearing that I had 'no right

to retreive my Exhibits from the FBI prejudiced my foreclosure lawsuit and aided defendant, MERS, corporate partner with FBI, that tampered with material evidence to frame me
and entrap me in the instant case and covered up the counterfeiting and wive fraud by
Deutsche Bank and MERS in the unlawful foreclosure of my home, and "judicial corruption
regarding the kidnopping of Mr. M'Larmon's som and flooding of his home business," the diagnosis of Dr. A. Gutierrez for the Social Security Admin that awarded me a spinal and
psychical SSI Disability based on Dr. Gutierrez's diagnosis regarding the kidapping of
my son in Massachusetts courts that, as in the instant case, also involved aftered
hearing tapes, false docket entries and false allegations

Deutsche Bank, MERS, the FBI and USDC Boston Judge F.D. Saylor, Chief Judge Joseph N. Laplante occused himself from the case on 1/26/16 because of his association with Judge F.D. Saylor - another link between the instant case and F.D. Saylor and Deutsche Bank's unlawful fore closure of my home aided by Judge Saylor's fraud and Judge HeAviiffe's, and the fact that Judge McAviiffe sealed the transcript of 3/23/16 in which he railed on that I had no rights to access the jail's law computer or the Exhibits the FBI had unlawfully seized from my home on 11/6/15, which he clearly did to sterilize "The record of my Motion to Rescind the Waiver of Detention Hearing and regust for a Detention Hearing and bail, and his deprivation of my right to access legal material to aid in my defense and the return of my Exhibits, which were material evidence regarding the unlawful foreclosure of my home that he helped the FBI withhold to prejudice my defense in that case.

Laim on the docket 1/04/16 as a sty Falkner had already duped me to sign the waiver of detention hearing on 11/12/15 and reneged on 11/20/15, I was alreaded from him and trying to have my waiver of detention heaving rescinded and world not, and did not, sign a waiver of speedy trial - a false docket entry.

29) I did not sign or verbally assent to a motion to extend time to file Dispositive and Evidentiary motions - atty. Falkner must have done this without

Consulting me as he knew I wanted a motion to rescind the waiver of detention hearing Submitted and a motion to suppress evidence based on Fourth Amendment violations of warrantless and violent seizure of me and the inert subject firearms without a showing of authority and without my yesteling to a show of authority, and I wanted a motion to dismiss based on the fact that the FBI and USA tampered with material evidence to frame me and used two financial inducements to entrap me to take training firearms I had turned down repeatedly.

30) I did not sign or assent to a waiver of Speedy Trial that alty. Ramsdell attempted to have me sign (docket \$23-25).

31) I did not sign or assent to a Waiver of Speedy Trial (dacket #26-27) that atty. Ramsdell attempted to have me sign as I wanted him to obtain the evidence I listed for him in the undocketed Motion for Compussor Process HATERIALS, and was alienated from him for doing nothing but vindictively refuse to do augiting to form a defense, but instead prejudiced it, by refusing to gather or place evidence of Government's tampering with material evidence to frame me, warrantless and violent seizure, and "staged" court hearings in which I was not present on the record to help the court sanitize" the court record to deceive the upper courts and the public and sabotage appellate review and/or a fair trial.

Jobjected to J. McAuliffe's order for involuntary commitment to a state mental institution (on 9/6/16) as J. McAuliffe could not point to anything I wrote or said that convinced him I was mentally ill. He claimed I was mentally ill because I was in therapy! He would not allow me to be evaluated by my therapist Dr. Vincert Vindice, Chief Mental Health Unit, Massachusetts General Hospital. He claimed I was mentally ill because I wanted to terminate atty. M. Ramsdel because he did not do anything to form a detense forme. He did not gather any evidence for my defense. He did not review any Discovery material with me. He did not make one act advisarial to the prosecution. He refused to have transcripts made of Discovery DVD's to keep that evidence of my innocence of the 3/83/16

Termination Hearing. He refused to have the audio of my voice on the 11/6/15 Initial Appcarance Hearing digitally compared with my voice on the 11/12/16 Waiver Hearing to prove
they are one and the same. Ramsdell did nothing but violate my Speedy Trial
rights, let me rot in jail and help Government and the court sanifize" the
court record When asked by my power of attorney what defense he had for me,
he could not give him, Bruce Boguslav, or his wife, Linda any defense he had
formed (despite those I formed on my own in the accompanying motions).

- 33) On 9/7/16, J. McHuliffe ordered me into a state mental institution with out allowing me to file my motions, in violation of my First Amendment right to petition government for redress of grievances by fabricating the mental ill-ness" diversion. And, he refused to terminate atty. Ramsdell to prevent me from representing myself or finding an ACLU lawyer or other probono lawyer, in violation of my Sixth Amendment right to effective assistance of counsel and my right to proceed pro se, because he knew the cases I mentioned my motions were based on focused on violations of law by Government, and he was evering up by diverting attention away to fraudulent a llegations that I was "mentally ill," but he couldn't say why.
- 34) On 9/15/16, I was evaluated by Nancy Gallagher, Head of the Mental Health Unit at the jail and veteran of over 1,600 evaluations. She cleared me of any mental health concerns saying I do not demonstrate any of the criteria that would deem me incompetent or a threat to myself or anyone else. I sent her evaluation to atty. Ramsdell, but he would not submit it to J. Mc Huliffe be-cause it under mined their fulse claims I was mentally ill-and, he wanted me to continue to rot in jail, as does J. Mc Huliffe.
- 35) On 10/4/16, the docket claims there was an assented to motion to amend the judge's Order of 9/7/16 because the judge did not have juris diction to order me into a state mental institution involuntarilly. I did not however assent in writing or verbally to the USA's motion (as with most of the alleged assented to motions on the docket). Note that my so-called lawyer, Ramsdell, did not challenge the

legality of the judge's order, but it was the USA, revealing that Ramsdell does whatever the judge wants and not what is best for me, his alleged client. 36) The judge's Order mandated the evaluation be completed and into the court by 10/27/16, but as I write this, Jan 16, 2017, the evaluation has not been submitted to the court. This exposes another appointee of the court that is a flowing me to rot in jail in violation of my due process right to Liberty, resonable bail, a Probable Cause hearing, and since the folse allegation of my being mentally ill, I am unable to submit my motions to dismiss, for compulsory process materials, etc. and my Sixth Amendment right to a Speechy Trial by J. Mc Auliffe and atty. Ramsdell's lies and fulse allegations to divert attention from and block my motions from being submitted and placed on the record to correct the record that has been manipulated and sterized of the actual facts of the case regarding the FBI's + USA fampering with evidence to frame me, the werrantless seizure of me and the subject non-lethal, training model firearms, "Staged" hearings in which I am not present with the video system deliberately turned off and the audio recording manipulated to make it seem I attended the Initial Appearance and the Arraignment, which I did not.

37) On 11/18/16, Karla Johnson, as my Next Friend filed a Petition for a Writ of Habeas Corpus. Chief Clerk and Magistrate Judge who "staged" the Initial Appearance refused to docket the Petition in violation of 18 U.S.C. 2076; 2071 + 1512, to keep it off the court record in conspiracy with J. McAuliffe who sent the Petition to his co-conspirator, atty M. Ramsdell to suppress it, falsely claiming it was "indecipherable". But, it was not written in a cipher but common law approved by a grand jury asking what jurisdiction the court has to continue to excessively defain me without a trial. J. McAuliff Kept the Petition off the court record and "acted" as if he could not understand the Petition, based in common law requiring him to provide an answer as to why I was in jail

for 13 months without bail, and to set me free via habeas corpus.

38) A complaint was filed by Karla Johnson, my Next Friend, documenting that Chief Clerk Daniel Lynch refused to docket the Petition for Writ of Habeas Corpus - but J. Mc Huliffe and Clerk Lynch refused to docket the

complaint to once again sanitize "the court record. 39) On 12/13/16, my Next Friend Karla Johnson's complaint was answered by J. Mc Huliffe who issued an Order deflecting the Petition of Habeas Corpus to his co-conspirator, atty. Ramsdell, who guashed it as he did w/N. Gallagherk evaluation. Mf Auliffe said the order of Defention gave him jurisdiction, but the order is void a. I was not at the Initial Appearance or the Arraignment where the initial order of detention and a second detention stipulation was issued, respectively, because the fraudulent staging of both hearings vitiates everything, including the Orders of Detention the second of which was issued as a result of my being coerced to sign the Waiver of Detention Hearing by attorney B. Falkner as described in Items 21,25+26 above. Therefore, I am being held based on a void Order of Detention issued in staged" hearings. After I realized I had been falsely coerced by atty. Falknes to sign the Waiver of Detention Hearing on 1/12/15 with the promise that I was getting out on personal recognizance and the waiver would be rescinded when I found a place to stay" I have requested that attorneys Falkner and Ramsdell help me rescind the Waiver and have a trobable Cause hearing, but both refused. And, on 3/23/16, I submitted a Motion to Rescind Waiver of Defention Heaving to J. Mc Huliffe, but he blocked it from being docketed and said he would not address it at that time. Since then he and atty. Ramsdell have conspired to prevent me from rescinding the Warver and having a Probable Cause hearing and reasonable bail by using a presumption of guilt and cynically using the Waiver I was coerced into signing against me, to deflect from the fact that I was framed and entrapped by Government and seized without a warrant, unlawfully booked as a fugitive from justice, deprived of due process via staged Initial Appearance and Arraign ment hearing in which I was not present the prosecution is structurally deficient and most be dismissed.

40) On 11/29/16, atty. Ramsdell delivered several DVD's to the jail containing Discovery material that he had not given to me previously, which contradicted J. McHuliffe's claim on 9/6/16 that Discovery was over and reveals that Government is holding back exculpatory evidence and alty. Ramsdell and J. H. Hulitte are aiding as revealed in my undocketed MOTION FOR COMPULSORY PROCESS MATERIALS regarding evidence being suppressed by the USA and FBI (Government) that proves the FBI and USH lied to FBI hierarchy in false reports to excite them to tamper with non-lethal, training firearms to arm them "to support criminal charges and frame me who was expecting the "non-lethal", training models, and that the same agents cleceived the SWATT Team to violently seize me without a warrant because they believed I was a tugitive from justice who was buying real firearms when neither is true and Government decayed Magistrate Lynch to issue a false Criminal Complaint and the grand Jury to issue an Indictment believing I believed A firearms were real and USMarshals video revealing I was not escorted into a courtroom on 11/6/15 Initial Appearance and 12/16/15 Arraignment and evidence to prove the audio recordings of 1/16/15 and 12/14/15 have been aftered to support "staged" hearings in which I wasn't present but my voice from another hearing was dubbed in . SECURUS , ail recorded phone calls are being suppressed by the USH (with the aid of atty. Ramsdell who wont request them and J. He Huliffe who want let me submit my motions in) which I tell my Friends that I need a place to stay because atty. Falkner worked it out with Probation that I could get out on personal recognizance as soon as I found a place to stay." 41) All of the material in my MOTION FOR COMPULSORY Process Kate-RIALS I have as ked atty. Falkner and Ramsdell to obtain, but they refused, thereby depriving me of effective assistance of counsel. Yet, J. McAuliffe claims I am mentally ill"for reluctantly succumbing to proceeding prose and assert my sixth Amendment right to obtain said materials necessary for my defense, and the services ot experts to analyze the audio recordings to prove they have been

altered as I have proved hearing tapes, dockets, transcripts and case files have been altered in my own cases and the cases of my clients and people that I've advocated for as a forensic investigator/expert witness over the last 22 years in several states across the country

41) On 11/29/16, more than a year after I was unlawfully and violent
ly seized without a showing of authority or my yielding to a showing of authority afty, Ramsdell sent FBI clocuments admitting they confiscated #1,3000 on 11/6/15. Knowing that the FBI withholding This information and funds seriously prejudiced my defense and the payment of loills, atty Rams
dell refused to obtain the funds for me when I had my power of attorney ask

that he get the funds, so that he could help my defense with the funds.

Atty. Ramsdell's refusal is just the latest vindictive act by him that jorcjudices my defense overthelast 14 months of unlawful defention despite ma

verbal and motion requests to have the court rescind my signature on the

Waiver of Defention Hearing that I was coerced to sign and have a Probable

Couse hearing and reasonable bail.

Signed under pains and penalties of perjury this 2nd day of January.
2018, by Edward McLarnon, in propria persona

Edward M Karnon

Merrimack County D.O.C. D9 314 Daniel Webster High way Boscawen, NH 03303

Please serve US Attorney via Courtis & mail

Please return date stamped capy to defendant

Thank you